United States Bankrupt Southern District of New	v York		
In re; Delphi Automative Systems, LLC		X : Chapter 11 : Case No. 05-44640 (Jointly Administered Under Case No. 05-44481)	
	Debtor	: Amount \$3,420.00, Cli	aim # 5582
	TICE: TRANSFER OF C	····x <u>Claim pu</u> rsuant to prbp r	LULE 3001(a) (2)
To: (Transferor)			<u> </u>
To: (Transferor)	Hudson Global Resource Jim Wachtel 55 Alpha Drive W. Pittsburgh, PA 15238	es (aka TMP Worldwide, Inc.)	
The transfer of your claim count order) to:	as shown above, in the ar Fair Harbor Capital, LLC 875 Avenue of the Amer New York, NY 10001		erred (unless previously expunged by
No action is required if yo OF YOUR CLAIM, WI	on do not object to the tran THIN 20 DAYS OF THE	sfer of your claim, Floweyer, IF YO DATE OF THIS NOTICE, YOU	OU OBJECT TO THE TRANSFER MUST:
Special I United S Southern Alexanda One Bow	EN OBJECTION TO T Deputy Clerk tales Bankruptey Court District of New York or Hamilton Custom House rling Green k, New York 10004-1408	HE TRANSFER WITH:	
SEND A COPY Refer to INTERNAL CO	OF YOUR OBJECTION	N TO THE TRANSFEREE, _ in your objection.	
if you file an objection a li TRANSFEREE WILL B	caring will be scheduled. E SUBSTITUTED ON C	IF YOUR OBJECTION IS NOT OUR RECORDS AS THE CLAIM	TIMELY FILED, THE IANT.
			Intake Clerk
FOR CLERKS OFFICE U	SE ONLY:	irst class mail, postage prepaid on	
INTERNAL CONTROL ?	No		
Claims Agent Noticed; (N			
			Clork

ASSIGNMENT OF CLAIM

The Worldwide, Res., having a Chilling Middle at 214% Network Places., Children, 11, 60673-1216 ("Assigner"), in consideration of the context Procedure Price"), does hereby beautiful to FAR RARBOR CARTAL, LLC, as agent ("Assigner"), buying an address of \$25 Avenue at the American Soite 2305. New York, NY 10001, all of Assigner's right, chie and interest in stift to the children of children and \$25 Avenue apeculically and forth (the "Children") against DECATH AUTOMOTIVE SYSTEMS LLC ("Debut"), Dabter in proceedings for reorganization (the "Proceedings") in the United States Backraptor Colors, Southern District of New York (the "Court"), Case No. 05-44641 of al. (Astrony Administrated United Case No. 05-44641), in the contently extending amount of the Section \$2,420,60, and all rights and beautiful of Assigner which are closed without limitation the Proof of Children's identified below and Assigner's rights to receive all the parameters that it may be excited to the Children's common of Children's faction against the Debter, to affiliate, the Children's which may be paid with respect to the Children and other claims, consens of action against the Debter, to affiliate, in accommon military with many be paid of batter than the militar from a material and all casts, according to the property which may be paid of factor by Debter in against and many of the chairs of the Children's property which may be paid of factor by Debter in againstant and an all casts, according to the definite and amount of the Children's Children's the purpose of collection and should be desired an excellent and amount of the Children's Children's the purpose of collection and should be desired an excellent and amount of the Children's color of the Children's and should be desired an excellent and amount of the Children's color of

Assigner represents and communic that (Floure Check One):

- A Proof of Claim has not been filed in the proceedings. Assigner with not be responsible for filing any Proof of Claim on your behalf.
- A Proof of Claim in the amount of \$ \$\frac{1}{2}\$ \$A \times \text{plantage} and a true copy of each Proof of Claim is attached to this Assignment). If the Proof of Claim amount of the from the Claim around set forth shows, Assigned that in contacted by described the country of that Proof of Claim subject to the terms of this Agreement and shall be emitted to identify itself as owner of such Proof of Claim on the records of the Claim.

Adapted further represents and wirmins that the british of the Claim is not less than \$3,420.00 that the Claim is that appeals is valid and that no objection to the Claim to

Assigner intolly opens that in the event that Assigned him ensigned or sold or does assign or sell the Claim to any other party or has at does receive my other party in fall or partial sentenceion of, or in consention with the Claim, at my filled party has ensigned or sold of does assign or sell the Claim to any other party or has received or shell mostly on behalf of Assigned, payment in full or partial sentiment, or in connection with the Claim, and Assigned does not receive the allement distribution with respect to the Claim from the Debug's section of, or in connection with the code, then the Assigned does not receive the allement allements and produce to Assigned to Assigned of Assigned to Assigned of the Claim assignment or sale to the other party. Assigned to the success of the other assignment or sale to the other party. Assigned to collect such assignment or sale to the other

Assigner is some that the chart furthese Prior may differ from the statement altimately distributed in the Presentings with respect to the Claim and that such amount may not be absolutely described intil entry of a first order confirming a plan of suspendingly. Assigner admirables that, except as set forth in this Assignment, notice Assigner for any square in representation, in representation whatever in Assigner represents that Proceedings, the sendidon of Debter (financial or discretion) or any other matter relating to the Proceedings, the Proceedings of the Proceedings to make an information condition of Debter and the status of the Proceedings to make an information regarding the safe of the Claim and that it has independently and without relations on Assignor, and haste on the Claim and that it has information of Assignor has domest appropriate (including information available from the file of the Court in the Proceedings), made the own analysis and decision to enter into this Assignment of Claim.

Assignor agrees to make in Assigner proportional restitution and rejulphick of the above Perchana Price to the estimation in description of the above Perchana Price to the estimation in description of the above Perchana Price to the estimation in the Claim is not the Solicidule, or listed on the Solicidule, or listed on the Solicidule as uniquidated, comingent or disputed, or listed on the Solicidule in a larger amount than the Claim Amount together with Interest at the rate of the percent (10%) per another on the amount repaid for the period from the date of this Assignment through the date such represents to reads. Assignment through the date by assignment to reads. Assignment for each percent the Claim is obtained in an amount in excess of the amount perchased by assignment is beauty decreased to sell in Assignment, and, at Assignment to distinctly allowed by appear to perchase of the amount perchased by the solicine of the claim and the solicine and the sol

Main Document

Filed 04/27/07 Entered 04/27/07 11:02:48 Pa 3 of 4

Assigner hopely increasily appoints Assigned as its two and lawful straticy and restorates Assigned to and in Assigned stand, to domain, see for, concurrences and recover all such amounts on new are, or may have after become; due and payride, for or on account of the Claim herein and provided for and payride. Assignor grants unto Assignee full surportly to do all things necessary to enforce the claim and its rights there under pursuant to this Assignment of Claim. Assignee agrees that the powers granted by this pursuant; and discretionary in nature and that Assignee may associate or decilies to exercise. much newest as Amianes's fole option. Assigned shall have no deligation to take any aution to prove or defend the Claim's reality of salarant in the Proceedings. And good to take such further ention, at its own expense, as may be necessary or desirable to effect the and goment of the Claim and any payments or distributions on account of the Claim to Analysis including, without limitation, the exceeding of appropriate transfer propers. ecoporate resolutions and consents.

Assigner acknowledges that, in the event that the Debtor's benix open is dismined or convented to a case where Caspter 7 of the Bankropley Code and Assigned has paid by Assigned in the Claim. Assigned that the Claim and ownership of the Claim stall revert bank to Assigner.

Appliance spread to forward to Assigned all needs to received from Dalson, the Court or any third party with respect to the Cinin engined fromin and to Your the Claim, and to other such other scribes with respect to the Claim in the Propositions, as seeigned step from time to time request. Assigner that or agrees there my distribution received by Andgrees on ecount of the Claim, whether in the form of costs, securities, instrument or any other property, shall consider a property of Antignes to which Antignes has an absolute right, and that Antignes will had such property in trust and will, at its own deposits, promptly (but not later than 5 trust can deposit or Antignes any such property in the same form received, together with any and responsition of documents processes, together with any and responsition of documents processes, to transfer such property to Antignes.

If Assignor falls to negotiate the distribution chart famed to Assigner on or before clearly (90) days after issuence of such chart, then Assigned shall be considered in Assignment back execute, and Assignment of Claim, United Assignment of Claim, United Assignment of Claim, and Industribution of the Assignment of Claim, United Assignment of Claim, and included the Claim, United Assignment of Claim, and included the Claim, United Assignment of Claim, and included an analysis of the Assignment of Claim, and included the Claim, United Assignment of Claim, and included the Claim, and the Cl the proper address for ductionism purposes united a Proof of Claim has been filled, in which case the address on the Proof of Claim shall be will keet

The cargo of this Assignment of Chin shall be binding upon, and skell into to the benefit of and be enforceded by Assigned and their respective successors and assigns.

Assigner hereby acknowledges that Assigned may at any time country the Claim, together with all right, title and inexest of Assigned in and in this Assignment of Claim. All representation and wasternies made leavely shall survive fits exception and delivery of this Assignment of Claim and any Mich co-resignment. This Assignment of Claim may be executed in countriparts and all such counterparts pages together shall be described to constitute

This Assignment of Claim shall be governed by and construed in accordance with the laws of the State of New York. Any action adding under or celating to this Additionants of Claim may be becoming in the State of Redead court incomed in the State of New York, and Assignor comment to unit comfore personal jurisdiction over Assignor by such court or courts and agreen that maybe of process may be upon Analysis by smalling a copy of sold process to Assignment the address out forth in this Assignment of Cisin, and in any action hereunder Assignor various the right to domined a trial by

CONSENT AND WATVER

Upon Antigian's delivery to Assigned of its executed signature page to this Assignment of Cities, Assignor hereby withorists Assigned to file a picture of transfer present to Rule 3001 (a) of the Pederal Rules of Bankruptey Providers ("FREP"), with respect to the Cisies, while Assigned performs its disc difference on the Cisies, Antigros, at its sole option, may withdraw the transfer or subsequently transfer the Cisies back to Assigned personnt to Rule 3001 (a) of the FREP P. In Assigned and absolute discretion, Assigned the difference in the day it less contributed to Assigned the Cisies and Assigned the Cities and Assigned release only other relative to the subsequence of the Civies of the Cities and Assigned release only other relative to the subsequence of the Civies of t obligation or liability regarding this Assignment of Claim. Assigner heavily schrowledges and company to all of the broad are forth in this Assignment of Claim and hereby waters (i) to right to raise any objection natio, and (ii) its right to receive makes parameter Role 3001 (c) of the PREE.

IN WITNESS WHEREITF, the understand Assigned Assigned Assigned Seconds and the hand this day of March

Tetephone

Predate Chart - Fair Harbo, Capital, La.C.

Duphi - DELPHI AUTOMOTIVE SYSTEMS LLC

05-44481 4 CHINK DORGY 8002RT FROM 04/27/07	_ Distacte of 04/27/97, 11:02:48 PARTS PARTS FAIL			
Yelms Drani Germania	Case Number			
	65-44481			
The Derson of other entity to When the dates of the purpose to 11 U.S.C. § 503,				
Notes and address where notices should be sented the Constant of C	Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of smatreaut giving particulars. Check hox if you have never received any rances from the bankruptcy count in this case. Check box if the address differa from the eddress on the envelops sent to you by the count.			
Account or other sauther by which areditor identifies debtor:	The Short is you Cover Use Only			
23873	if this claim a provicemly filed older, dated:			
1. Barte for Claim				
Goods Sold / Services Performed Customer Claim Taxes Money Loaned Personal Injury Other	Retires benefits as defined in 11 U.S.C. § 1114(a) Wages, salaries, and companiestion (fill out below) Lest Autraligits of his # Unpaid compensation for services performed from			
2. Date debt was incurred	(date)			
7/65 - 18/45	3. If court judgment, date obtained:			
4. Total Amount of Claim at Time Case Filed: \$ 3,420	3.428			
If all or part of your claim is seemed or entitled to priority, also complete limn 5 or 7 below. (priority) (Total) Check this best if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized automat of all				
 5. Secured Claim. Check this box if your claim is escreed by collisions (including a right of refulf). 	7. Unsecured Priority Claim. □ Chook this best if you have an antecomed priority date.			
Brief Description of Collected;	Amount entitled to refer to the			
☐ Rest Estate ☐ Motor Vahicle	Specify the priority of the cloth: Wages, polaries, or commissions (no to \$10,000) ** armed with the			
Value of Collateral: S	Wages, Maries, or commissions (no to \$10,000), angular within 180 days before filing of the banktopiny petition or compiler of the debtor's inginess, withdrawer is smiler. (1 U.S.C. § 507(a)(3).			
Amount of the ways, and other charges at time care flied included in secured claim, if any \$	☐ Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(3). ☐ Up to \$2,225° of deposite terrord purchase, terror, or treated of morphy or revolves for personal, family, or household use - 11 U.S.C. § 507(a)(6).			
5. Unsecured Nonpolority Claim a 3,420	Anmony, melatanence, or support great to a support.			
Check this how if a) there is no collateral or lien according your than, or h) your claim contents the value of the property securing it, or if c) none or only part of your claim is onlitted to priparty.	Alimany, meintenence, or support owed to a sponen, former sponse, or sided - 11 U.S.C. § 507(h)(7). Diver or penalties owed to governmental units-11 U.S.C. § 507(h)(8). Other - Specify applitudin paragraph of 11 U.S.C. § 507(h)(8). Majoran are substituted of the control of			
or e) none or only part of your claim to entitled to priority.	respect to entire parameters and with the every I putted thereafter with			
B. Credits: The smount of all payments on this claim has been credited and this proof of claim,	deducted for the suppose of motion			
9. Supporting Deciments: American description				
9. Supporting Documents: Affect capies of nagarities documents, such as promissory notes, purchase parents, invoices, itemized statements of remains accounts, continues, continues, continues, mortgages, accounty				
not residence, explain. If the documents are columniates, which a second state of the documents are				
10. Data-Stamped Copy: To receive an acknowledgment of the filing of your claim, exclose a stamped, sale.				
Sign and trips the party and t				
BAST DANCE RUA COA	Bar Danos Auf Con			
Penalty for presenting francialant claims. First of up to \$500,000 or impringment for up to \$ years, or both. 18 U.S.C. 459 152 and 3571.				
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